P21470_A11

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Markus OECHSLE et al.

Appln. No.: 09/936,516

Art Unit: 1731

Filed: December 5, 2001

Examiner: M, Halpern

For : DEV

: DEVICE FOR DETERMINING THE CHARACTERISTICS OF

RUNNING MATERIAL

AMENDMENT UNDER 37 C.F.R. 1.312 & DESCRIPTION OF SUBSTANCE OF INTERVIEW

Commissioner For Patents PO Box 1450 Alexandria, Virginia 23313-1450

Sir:

Please enter the following amendment which has been prepared in accordance with 37 C.F.R., 1.121 as revised effective July 30, 2003.

Additionally, the following discussion is offered as to the nature of the telephone interview with examiner Mark Halpern. The undersigned contacted Examiner Halpern on August 15, 2003 to point out that the Examiner's rejection of two co-pending applications over each other, on provisional grounds of the judicially created obviousness type double patenting was not in compliance with MPEP guidelines. It was argued that the more appropriate approach was to allow one application and reject the other on the provisional grounds of double patenting. Examiner Halpern graciously agreed to reconsider his position and did in fact withdraw the rejection in the instant application.